

bubble creation device removably contained within said container, a bubble creation device having at least one bubble creation orifice removably contained within said container and a device forming a substantially rectangular shaped opening in said container.

34. The container of claim 32 wherein said container contains bubble creation liquid.
35. The container of claim 32 wherein said container includes a second opening and a cover removably and reattachably connected to said second opening.

Remarks: This transmittal is presented in response to the first office action and is believed to completely resolve each issue as raised by the examiner. In response to the restriction requirement under 35 USC § 121 imposed by the examiner, Applicant elects for prosecution and restricts his claims to the invention of Group I. Applicant makes this election and withdraws claims directed to the non-elected group without prejudice to subsequent refiling in a divisional application at a later date.

Applicant believes the claims as amended to be drawn to a single invention. Applicant notes that any amendments made by this paper which are not specifically discussed herein are made solely for the purpose of more clearly and particularly pointing out and claiming Applicant's invention. Applicant notes that this office action response is accompanied by a supplemental reissue declaration. Inasmuch as no claims beyond the total number of claims in the original application have been added, Applicant believes no fee is required in response to this amendment. Applicant respectfully requests examination of the elected claims. If the Examiner has any questions or comments which may be resolved over the telephone, he is requested to call the undersigned at 801-625-9268 (wk) or at 435-734-2599 (hm).

DATE: December 10, 2001

Respectfully submitted,



Michael R. Schramm